## IN the United States District Court Northern District of Illinois

LKE D B 6-10-08 JUN 1 0 2008

Setzke Rochelle Exickson

CASE # (08C-309H) CLERK, U.S. DISTRICT COURT Judges, Amy St. EVE

MAGISTRATE! COLE

HORRIS, ACIC, NCIC

## Motion to Adjoin Cases to the Jurisdiction

The Plaintiff Asserts - In Reference to General Rule of Statute 28 USC & 1391 Under Section 1391 (B) YENUE IS PROPER IN Civil Rights Action In',

- (2) A Judicial District Which a Substainstial part of Events OR Omissions giving rise to the Chim Occurred
- (3) A Judicial district IN Which Any defendant may be found.
- 2. The Plaintiff asserts Inter-Alia IN that the State of Illinois Is PROPER FOR the District of Venue, and request this Court to Action His United States District Court Western District of Arkansas, With the United States District Court Northern District of Illinois, ID the Northern District of Illinois.
- 3 that Both Cases Should be Ruled ON IN Illinois Since the State of Arkawsas has Compremised AN ILLINOis CONVICTION Which they have No Jurisdiction ox Authorita to Do So. the State of Arkanisas, and It's entities have Committed A TECTORES (Attriched Is the PHINTIFFS MOTION to the DESTERN DISTRICT OF ACKAMSHS) CHEE # 07-5186 EXHIBIT (AXB)

- 4. That this Illinois Conviction Is Under Illinois Law and the Jurisdiction of the State of Illinois.
- 5. That this Conviction has No Requirements to Accomidate the Arkanishs LAW, OK does It fall within an en-actment date.
- 6. that Due to the State of Arkanisas, they have placed burden upon the State of Illinois, and It's entities making them Limble tok the State of Arkanisas Action's, the State of Arkanisas Showed No Regaurd for the State of Illinois, One the Constitution.
- 7. MAY this IS AN UN Going practice of the State of Arkansas
  No Weasel Federal Funding out of the Federal Gou. For Meir
  REGistry at the expense of other States Scrimping and Saving
- 8. Mark this Case Cetes for Justice for the Plaintiff, and the State of Illinois, and the United States, and the Constitution.
- 9. That this Is finally the first Step IN Making the State of Arkansas Comply with the Constitution, and Stop Oppressing It's People.
- 10. That Claims Occured In this District, and Defendants may be found In this District, and that the Plaintiff and his family. Is Pesidence of this District of Dupage Co. Illinois.
  - Wherefore- The Plaintiff Prays this Court Addoins the Arkansas Case # 07-5186 With the Illinois Case # 080-3094 So Justice Will better be Served Where Defendants, Reside, and Claims Occured, and All-Deal With the Same Illinois Conviction,

And to Grant Whatever the Const	itution Albais for Justice
and the Aresekuation of Rights.	

Respectfully Submitted

6-4-08

## certificate of Service

I Reymond Setzke, Sweak under penalty 18 uses 1621 that I Sexued the Attached document to the District Court Clerk, the Arkansas Atbrney General, and Baid Water, Holt, and Sexton P.D. Box 17250 Little Rock, Ar. 72221, the NCIC, and ACIC, and DCC. Pine Bluff, ar. by Placing IN the U.S. MALL Box At EARU.

OD- 6-4-08